DISTRICTS @ FORWOOMANNET THE POPULATION OF 3 Dania Cooper FLASHITEP ONENO, 2: NO-ON-HIS-NIHT 2007 JAN 22 A 10: 00 LURA P. HACKETT, CL. U.S. DISTRICT COURT MIDDLE DISTRICT ALA De. Nichols, et al, DEFENDENTS 'MOTION FOR AN IMPENDENT REVIEW BY THE UNITED, 'STOTES DISTRICT JUDGE MYROW H. THOMPSON Cones now, the Plointill, pro se, in the above style manner, pursuant to F.R. Riv-p. notion for an inpudent review by the united states District Judge Myeon H. Thompson. Plaintill The Hot Le Piled Presidely on Dec 20,00, a motion for on inpudent Testiens by a united states District judge, as to which magistrate judge termy moder, Terponded on Order on motion deted 1-8-07 who is budy at that time didn't have any begul jurisdiction to respond in place of a united states bistrict judge, clearly attempting to coursup the violetion of plaintiff, Seventh consumed Pills by magneticite judge polones & Boyd, on order on motion dated 9-27-de, Clearly judge Boyd, denned plaintiff, He right to trial by jung. please review records. Further majistrate judge Turry F. moorer, 6150 denied plantiff, Tight by jung triel, including the denial of a mulium for status, which was greated on order on motion there on 9-27-06, and once again on order on motion doled 11.6.06, still granted pending a determinated in be made best on plaintiff Complant, Baladaria written report and ple Hill apposition, the above case rumber. Plointiff states

that it has been approximately of mother without a Decision being mede and it appears my istrate judge Bond, has retired without and determination being made. Plaintiff, Philur States that this honorable have too in Plantice, opposition including all exhibits medical records, and he will clearly see plantice, needs his third head Suggest and a prostrate surgery as to which he have prostrate Hypertrophy Cencer as medical records will indicated, Plantill, Stokes mis plant and of his was which is believe to be from his prostrate concer. Dlains, Rt, finite states that judge Buyd, legally gave the defendant a license to continue to abuse plaintiff, and his constitution rights. Please see the order on motion date 6-16-06, Jecond Pergraph live 4, Complainting about nother which has occurred deily, welly, and or monthly, the plaintiff, has suffer growthy Decembe of that Statements, Again on order on motion date 11.0.06 third purply line one daily, weekly, or monthly, and as of this doled slathing retired why plaintill is still weitig unjustice. Plaint A futur Filed a lowswit assert judge 13 mg as to which modistrate lander mover is continued to dismiss this retion as it plaintiff, doesn't have any legal orights of all plaintiff, request in addition for magistrate judge Terry F. moorer, be tenove from any action plendiff, her, because judge moorer, he s above 14's judice al power, or megistrate judge, playing united states District Judge Clearly Known judge movier was wrong to act as miled states District judge Clearly responding to a motion tiled mit addressed to i de moises

Dep 1-18-00

Dai & Coop 7743

## EDTIFICATE OF SERVICE

I, Pk	entitl, has forward a copy to the check of the
Cant.	and datane offermy one copy of motion for to sile
item	- Por on inpundent review by the united 51-40
Dish	it ivace Mudan W Thomas and C & a con
10 mg	or Judge My Roma H. Thumpson and Riche of Service,
1000	
angles — ; a committee (5 agreering) (1000 m. attable alonem 1995 (1) A (alain home	
TOTAL PARK A STREET AND A STREET AS A STREET AND A STREET AND A STREET AND A STREET AND A STREET AS A STREET AND A STREET AS A STRE	
and the magnetic residence of the content of the state of	Child Cond Star
	2000 1743 m.c.p. T. 43.5.m
The second distance of the second	P. O. Bux 4514
	my am July
78 TO MANAGEMENT (1887)	
The National Conference of Parlick and the Conference of the Section C	•
The second secon	